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8					
9	Attorneys for Defendant United Air Lines	, Inc			
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12					
13	All Nippon Airways Company, Ltd ,	Case No 0	7-03422 EDL		
14	Plaintiff,		NOTICE OF WITHDRAWAL OF MOTION FOR PROTECTIVE ORDER		
15	VS	DATE:	December 18, 2007		
16	United Air Lines, Inc.,	TIME: CTRM:	9:00 a.m.		
17	Defendant.	JUDGE:	Elizabeth D. Laporte		
18	NOW COMES Defendant United Airlines, Inc., by and through its attorneys of record, Jaff				
	NOW COMES Defendant United A	Airlines, Inc., by and	through its attorneys of record, Jaffe		
19			, ,		
20	Raitt, Heuer, & Weiss, P.C., and hereby w	ithdraws its Motion f	or Protective Order for hearing on		
20 21	Raitt, Heuer, & Weiss, P.C., and hereby w December 18, 2008 for the reason that sam	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21 22	Raitt, Heuer, & Weiss, P.C., and hereby w	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21	Raitt, Heuer, & Weiss, P.C., and hereby w. December 18, 2008 for the reason that same reached between the parties relative to dep	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21 22	Raitt, Heuer, & Weiss, P.C., and hereby w. December 18, 2008 for the reason that same reached between the parties relative to dep	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21 22 23	Raitt, Heuer, & Weiss, P.C., and hereby w. December 18, 2008 for the reason that same reached between the parties relative to dep	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21 22 23 24	Raitt, Heuer, & Weiss, P.C., and hereby w. December 18, 2008 for the reason that same reached between the parties relative to dep	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		
20 21 22 23 24 25	Raitt, Heuer, & Weiss, P.C., and hereby w. December 18, 2008 for the reason that same reached between the parties relative to dep	ithdraws its Motion for the has become moot in	or Protective Order for hearing on n light of subsequent agreement		

Notice of Withdrawal of Motion for Protective Order

s/Scott R. Torpey, Cal. SB#153763

Jaffe, Raitt, Heuer & Weiss
27777 Franklin Road, Suite 2500

Southfield, Michigan 48034-8214

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Case No. 07-03422-EDL 1478529 01

Notice of Withdrawal of Motion for Protective Order

PROOF OF SERVICE

1

2	I declare as follows:			
3 4	I am a resident of the State of Michigan and over the age of eighteen years, and not a party to the within action; my business address is 27777 Franklin Road, Suite 2500, Southfield, Michigan 90017 On December 13, 2007, I served the foregoing document described as Notice of Withdrawal of Motio for Protective Order on the interested parties in this action follows:			
by transmitting via facsimile the documents listed above to the fax n				
6			eported as complete without error by a transmission to upon which the said transmission was made	
7			on A true and correct copy of the said transmission is	
8 9			in a sealed envelope with postage thereon fully prepaid, d, Michigan addressed as set forth below	
10	by electronic transmission. I caused the document(s) listed above to be transmitted by electronic mail to the individuals on the service list as set forth below:			
11	by placing the document listed above in a sealed envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a agent for Delivery			
12		by personally delivering the documer	at listed above to the persons at the address set forth	
13	below.			
14	7 Times Square Scott D. Cunningham			
15			Scott D. Cunningham Condon & Forsyth LLP	
16			1901 Avenue of the Stars, Suite 850	
	Worthe, Hanson & Worthe 1851 East First Street, Ninth Floor			
İ				
18	Santa Ana, California 92705			
19	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postal meter date is more than one day after date of deposit for mailing in affidavit.			
20				
21				
22	Executed on December 13, 2007 at Southfield, Michigan			
23	☐ I declare under penalty of perjury under the laws of the State of Michigan that the above is true and correct.			
24				
25	I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.			
26				
27	Thuller J. Nelson Phyllis L. Nelson			
28			i ilyinis L. Neison	

Case No. 07-03422-EDL 1478529 01